### Case 5:20-cr-00541-JKP Document 15 Filed 11/18/20 Page 1 of FILED

## UNITED STATES DISTRICT COURT

WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION November 18, 2020 CLERK, U.S. DISTRICT COURT WESTERN DISTRICT OF TEXAS

| BY: | MGR    |
|-----|--------|
|     | DEPUTY |

| USA                              | §        |                                    |
|----------------------------------|----------|------------------------------------|
|                                  | <b>§</b> |                                    |
| VS.                              | §        | Case Number: SA:20-CR-00541(1)-JKP |
|                                  | §        |                                    |
| (1) Cameron Emerson Casey Rankin | §        |                                    |
| Defendant                        |          |                                    |

#### **ORDER SETTING ARRAIGNMENT**

IT IS HEREBY ORDERED that the above entitled and numbered case is set for DISTRICT COURT ARRAIGNMENT, in Courtroom C on the 4th Floor in the John H. Wood, Jr. United States Courthouse, 655 East Cesar E. Chavez Boulevard, San Antonio, TX, on Wednesday, December 02, 2020 at 2:30 PM.

IT IS FURTHER ORDERED that the Clerk of Court shall send a copy of this order to the defendant, counsel for defendant, the U.S. Attorney, U.S. Pretrial Services, and the U.S. Probation Office. Further, counsel for the defendant shall notify the defendant of this setting.

A defendant entering a plea of not guilty who wishes to waive personal appearance at the arraignment, is excused from appearing, as is the attorney, if the enclosed waiver is executed and signed by both the defendant and the attorney of record, and filed with the Clerk **prior to 5:00 p.m. on the day before the scheduled date of arraignment. If the waiver form is not submitted by that time, the defendant and defendant's attorney must appear for the arraignment as scheduled.** 

## NEW PROCEDURES EFFECTIVE AUGUST 1st, 2013:

If the defendant is on bond, defense counsel must advise defendant that, unless excused by the Court, he/she must be present in Courtroom C on the 4th Floor in the John H. Wood, Jr. United States Courthouse, 655 East Cesar E. Chavez Boulevard, San Antonio, TX, 78206 at the place and time set for arraignment.

If the defendant is incarcerated at the GEO Facility at 218 Laredo St. San Antonio, TX, 78207, then the arraignment will be held by video teleconference, unless the defendant does not consent or the Court specifically orders otherwise. *See* Fed. R. Crim. P. 10(c). A form regarding defendant's consent is enclosed. Defendant's attorney is required to appear at the GEO Facility with the defendant for any arraignment held by video teleconference.

IT IS SO ORDERED this 18th day of November, 2020.

ELIZABETH S. ("BETSY") CHESTNEY UNITED STATES MAGISTRATE JUDGE

#### UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

| USA                              | § |     |                       |
|----------------------------------|---|-----|-----------------------|
|                                  | § |     |                       |
| VS.                              | § | NO: | SA:20-CR-00541(1)-JKP |
|                                  | § |     |                       |
| (1) Cameron Emerson Casey Rankin | § |     |                       |

#### FORM NOTICE TO:

- (A) WAIVE PERSONAL APPEARANCE AT ARRAIGNMENT AND ENTER PLEA OF NOT GUILTY, OR ALTERNATIVELY PROVIDE STATEMENT REGARDING CONSENT TO ARRAIGNMENT BY VIDEO TELECONFERENCE;
- (B) WAIVE MINIMUM TIME TO TRIAL; AND
- (C) CONSENT TO DISPOSITION OF MISDEMEANOR OFFENSE BY A UNITED STATES MAGISTRATE JUDGE

# WAIVER OF PERSONAL APPEARANCE AT ARRAIGNMENT AND ENTRY OF PLEA OF NOT GUILTY

NOW COMES Defendant in the above-referenced case who, along with his/her undersigned attorney, hereby acknowledges the following:

- 1) Defendant has received a copy of the charging document in this case.
- 2) Defendant has read the charging document or had it read to him/her.
- 3) Defendant understands he/she has the right to appear personally with his/her attorney

before a Judge for Arraignment in open Court on this accusation. Defendant further understands that, absent the present waiver, he/she will be so arraigned in open Court.

Defendant, having conferred with his/her attorney in this regard, hereby waives personal appearance with his/her attorney at the arraignment of this case and the reading of the charging document and, by this instrument, tenders his/her plea of "not guilty". The defendant understands that entry by the Court of said plea for defendant will conclude the arraignment in this case for all purposes. Defendant request the Court accept his/her waiver of appearance and enter a plea of "not guilty."

| Date   | Defendant  |
|--|--|
|  | Name of Attorney for Defendant (Print)   |
| Date   | Signature of Attorney for Defendant  |
| THAN 5:00 P.M. ON TI<br>ARRAIGNMENT. IF A WAI                      | VER FORM IS NOT SUBMITTED BY THAT TIME, THE NDANT'S ATTORNEY MUST APPEAR FOR THE |
|  | GARDING CONSENT TO ARRAIGNMENT BY<br>VIDEO TELECONFERENCE                        |
| The U.S. Magistrate Judg defendant consents. <i>See</i> FED. R. G. | we may conduct arraignment by video teleconference if the $CRIM$ . P. $10(c)$ .  |
| PLEASE INDICATE YOUR (<br>BY VIDEO TELECONFEREN                    | CONSENT OR NON-CONSENT TO AN ARRAIGNMENT ICE BELOW:                              |
| I CONSENT TO ARRA  | AIGNMENT BY VIDEO TELECONFERENCE   |
| I DO NOT CONSENT   | TO ARRAIGNMENT BY VIDEO TELECONFERENCE   |
|  |  |
| Date   | Defendant  |
|  | Name of Attorney for Defendant (Print)   |
| Date   | Signature of Attorney for Defendant  |

NO RESPONSE OR OMISSION OF THIS PAGE WILL BE INTERPRETED AS AN INDICATION THAT THE DEFENDANT INTENDS TO CONSENT TO THE MAGISTRATE JUDGE CONDUCTING THE ARRAIGNMENT BY VIDEO TELECONFERENCE.

#### WAIVER OF MINIMUM TIME TO TRIAL

Defendant understands that he/she has a right to a minimum period of time to trial so that trial shall not commence less than thirty (30) days from the date on which the defendant first appears through counsel or expressly waives counsel and elects to proceed pro se. Defendant further understands that, absent the present waiver, he/she will not be brought to trial during this thirty (30)-day period.

| requirement that trial shall not comm  | ence less than thirty (30) days from the date on which the el or expressly waives counsel and elects to proceed pro se.  |
|--|--|
| Date   | Defendant  |
|  | Name of Attorney for Defendant (Print)   |
| Date   | Signature of Attorney for Defendant  |
| TO DISPOS  The U.S. Magistrate Judge may cases, including a jury or non-jury to Class B and C misdemeanors and infra | E OF RIGHT TO CONSENT SITION OF A MISDEMEANOR  conduct proceedings in any and all Class A misdemeanor rial, if the defendant voluntarily consents thereto, and for actions regardless of consent.  OF THE FOLLOWING WITH A CHECK MARK: |
| I CONSENT TO MAGISTR   | RATE JUDGE JURISDICTION.   |
| I <u>DO NOT</u> CONSENT TO N   | MAGISTRATE JUDGE JURISDICTION.   |
|  | OF THIS PAGE WILL BE INTERPRETED AS NOT<br>TE JUDGE JURISDICTION AND CASE WILL BE<br>JUDGE.  |
| Date   | Defendant  |
|  |  |
|  | Name of Attorney for Defendant (Print)   |